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**BART J TARULLI** 

**2 BAY CLUB DRIVE** 

**APT # 9R** 

BAYSIDE, NEW YORK # 11360

TEXT 917-747-9798

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RUBY KRAJICK

CLERK OF COURT

UNITED STATES DISTRICT COURT

SOUTHERN DISTRICT OF NEW YORK

REFERENCE: CASE 1:19-CV-02039-LJL-OTW, APPEAL PROCESS

DEAR CLERK OF COURT,

THIS CERTIFIED LETTER IS BEING SENT TO YOU FOR DIRECTION ON PROCEDURE

OF FILING FOR' EXCUSABLE NEGLECT' AND ; GOOD CAUSE ' FOR MY INABILITY

TO FILE THE 'NOTICE OF APPEAL' BY DEADLINE.

THERE IS A BRIEF YET DEFINITE PATTEN OF 'INTENTIONAL EXCLUSION OF PRO SE PETITIONER, BART TARULLI, BY THE COURT, RESULTING IN VIOLATING MY RIGHT TO BE INFORMED BY THE COURT OF, UPDATES AND STATUS OF CASE SO PROVIDED TO DEFENSE COUNSEL, MR. MICHAEL ZARETSKY, BY ELECTRONIC MAIL!

## FIRST INSTANCE-

THIS CASE WAS FIRST UNDER CONTROL OF HONORABLE JUDGE PAUL G. GARDEPHE.

BOTH MR. ZARETSKY AND I WERE TO MEET BEFORE THE JUDGE, TO PRESENT

ORAL ARGUMENTS. I WAS READY AND PREPARED TO ATTEND THE HEARING

WHEN MR. ZARETSKY CONTACTED ME AND SHOWED ME WHAT HE RECEIVED

BY E.M. IT WAS AN ADJOURNMENT, STATING THAT BART J. TARULLI

WILL BE CONTACTED BY OTHER METHODS. PETITONER BART. J
TARULLI WAS NEVER CONTACTED BY OTHER
METHODS!'

I WOULD HAVE ATTENDED, AS THE COURTS DID NOT CONTACT ME AS STATED!

YOU MUST UNDERSTAND THAT PETITIONER HAS WAITED 5 YEARS
FOR JUSTICE, AND ANY COURT 'ERROR' CAN ONLY IMPACT ME NEGATIVELY.

SECOND I	NSTANCE-

ON DOCUMENT 'CLERK'S FINAL JUDGEMENT,

SENT FRIDAY SEPT 25, 2020 M.T.D. IT STATES THAT MR. ZARETSKY HAS BEEN ELECTRONICALLY MAILED

AND MOST TROUBLING, AND MIRRORING SAME VERBIAGE CITED IN FIRST INSTANCE, BART J TARULLI, HAS BEEN DELIVERED BY OTHERS MEANS!

I AM INSULTED, ANGERED, AND RESENTFUL FOR THE COURT SYSTEM
TO REPEATEDLY 'FAIL' IN IT'S OBLIGATION TO PETITIONER TO PERMIT
MY CONSTITUTIONAL RIGHT TO JUSTICE.

PATENTLY FALSE! PETITIONER, HAS NOT RECEIVED ANY COMMUNICATION BY OTHER MEANS INCLUDING;

E-MAIL

**TELEPHONE** 

**TEXT NOR** 

**SNAIL MAIL!** 

PETITONER HAS MONITORED MAIL, DAILY FOR ANY CORRESPONDENCE BY ANY MEANS, CITED ABOVE, AND NOTHING STATED BY THE COURT HAS ARRIVED, NOTHING.

I HAVE BEEN SHUT OUT OF THE SYSTEM BY THE COURTS ON TWO SEPARATE OCCASSIONS. HENCE, THE 'PLEA OF EXCUSEABLE NEGLECT' HAS IT GENESIS WHERE IT ORIGINATED, IN THE COURT SYSTEM. FRCP RULE 60 (B) PROVIDES SIX BASES FOR RELIEF FROM A JUDGEMENT. IT ALSO PROVIDES THAT MOTION FOR RELIEF' SHALL BE MADE WITHIN A RESONABLE TIME AND FOR REASONS NOT MORE

THAN ONE YEAR AFTER THE JUDGEMENT, ORDER OR PROCEEDING WAS ENTERED OR TAKEN'. FED R CIV PRO 60 ( b ).

**COMMON SENSE** 

I HAVE BEEN WAITING FIVE YEARS FOR MY RIGHT TO A TRIAL BY JURY.

THE DECISION BY HONORABLE LIMAN AND WANG, ARE LEGALLY DEFICIENT, AND MY RIGHT

TO APPEAL, MUST, MUST, MUST BE HONORED!

THIS HAS CONSUMED 3000 PLUS HOURS, PLUS SCHOLARLY REVIEW TO ENSURE BOTH FORM AND CONTENT WERE PRESENTABLE.

MY ENTIRE LIFE SINCE 'BREACH OF CONTRACT' HAS BEEN A FINANCIAL AND EMOTIONAL NIGHTMARE.

WHY WOULD I BE NEGLIGENT TO TIMELY REPLY AND DISADVANTAGE MYSELF OF THE APPEAL PROCESS? OF COURSE NOT! EVERYTHING REQUIRED BY ME HAS BEEN PERFORMED WITH PRECISION, AND UNDER RULES SET FORTH FRCP. I HAVE ATTENDED 532 EBT, DEPOSITIONS, HENCE I AM VERSED ON THE MACHINATIONS OF THE PROCESS.

THE DECISION OF BOTH HONORABLE WANG AND LIMAN, ARE IN ERROR.

ADDITIONALLY, I INPUT 'TARULLI VS AMERIPRISE IN MID NOVEMBER AND NOTHING SURFACED. ONLY WITH AN EMAIL BY ME TO MR. ZARETSKY DID I LEARN
THAT A DECISION WAS MADE TO DISMISS IN MID SEPTEMBER!

MY DIRECT QUESTION TO YOU IS GUIDANCE ON HOW TO BEGIN THE APPEAL PROCESS TO WHICH I AM ENTITLED?

PLEASE INCLUDE STEP BY STEP ALL NEEDED TO ENSURE MY RIGHT TO AN APPEAL.

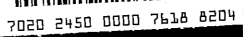
PLEASE CONTACT ME IN ANY MANNER LISTED IN MY LETTER HEAD?

RESPECTFULLY,

**BART J TARULLI** 

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